

BY: Michael Trujillo  
DEPUTY

**UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF TEXAS  
EL PASO DIVISION**

**ERIK SALAIZ,**

**Plaintiff,**

**V.**

**VSC OPERATIONS, LLC d/b/a NORTH AMERICAN AUTO CARE** a Delaware Limited Liability Company, and **VSC DIGITAL MEDIA LLC d/b/a COMPLETE CAR WARRANTY** a Delaware Limited Liability Company  
**Defendants.**

**§**

**EP-22-CV-0193-DG**

## **PLAINTIFF'S MOTION TO DISMISS WITH PREJUDICE**

The Plaintiff and Defendant VSC OPERATIONS, LLC d/b/a NORTH AMERICAN AUTO CARE, and VSC DIGITAL MEDIA LLC d/b/a COMPLETE CAR WARRANTY have resolved their case. Plaintiff hereby requests the Court dismiss the case against VSC OPERRATIONS, LLC d/b/a NORTH AMERICAN AUTO CARE AND VSC DIGITAL MEDIA LLC d/b/a Complete Car Warranty with prejudice.

Dated August 17, 2022,

Respectfully Submitted,



Erik Salaiz  
Plaintiff, Pro Se  
319 Valley Fair Way  
El Paso, Texas 79907  
915-929-1527  
[Salaiz.ep@gmail.com](mailto:Salaiz.ep@gmail.com)

August 17, 2022

CLERK, U.S. DISTRICT COURT  
WESTERN DISTRICT OF TEXAS

BY: Michael Trujillo  
DEPUTY

**UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF TEXAS  
EL PASO DIVISION**

**ERIK SALAIZ,**

**Plaintiff,**

**V.**

**VSC OPERATIONS, LLC d/b/a NORTH AMERICAN AUTO CARE** a Delaware Limited Liability Company, and **VSC DIGITAL MEDIA LLC d/b/a COMPLETE CAR WARRANTY** a Delaware Limited Liability Company  
**Defendants.**

[illegible]

**EP-22-CV-0193-DG**

**[PROPOSED] ORDER**

Upon consideration of Plaintiff's Motion to Dismiss with Prejudice, it is this, \_\_\_\_\_  
day of \_\_\_\_\_, 2022,

**ORDERED** that Plaintiff's Motion to Dismiss with Prejudice be and is hereby **GRANTED**;

**SO ORDERED**

**United States District Judge**

**ERIK SALAIZ,**

**Plaintiff,**

v.

**VSC OPERATIONS, LLC d/b/a NORTH  
AMERICAN AUTO CARE** a Delaware Limited  
Liability Company, and **VSC DIGITAL MEDIA  
LLC d/b/a COMPLETE CAR WARRANTY** a  
Delaware Limited Liability Company

**Defendants.**

I hereby certify that on August 17, 2022, I caused a true copy of the foregoing,  
**PLAINTIFF’S MOTION TO DISMISS WITH PREJUDICE** to be served via electronic mail  
on all counsel of record.

Respectfully Submitted,



Erik Salaiz  
Plaintiff, Pro Se  
319 Valley Fair Way  
El Paso, Texas 79907  
915-929-1527  
[Salaiz.ep@gmail.com](mailto:Salaiz.ep@gmail.com)